JOURNAL OF THE FLORIDA SENATE

Monday, April 3, 1972

				, •,		
The Senate v A quorum pres		ler by the Presid	ent at 1:00 p.m.	SM 163 SM 167 SB 178	SB 603 SB 610 SB 614	SB 881 SB 882 SB 886
Mr. President Arnold Barron Barrow Beaufort Bishop Boyd Peterson Brantley Broxson Childers	Daniel Deeb de la Parte Ducker Fincher Gong Graham Gunter Haverfield Henderson	Horne Johnson (29th) Johnson (34th) Karl Knopke Lewis (33rd) Lewis (43rd) McClain Myers Plante Pope	Poston Reuter Saunders Sayler Scarborough Stolzenburg Trask Ware Weissenborn Williams	SB 174 SB 180 SB 186 SB 201 SB 203 SB 211 SB 215 SM 219 SB 221 SM 222 SB 224 SB 225 SM 234	SB 618 SB 623 SB 626 SB 632 SB 636 SB 638 SB 649 SB 649 SB 665 SB 663 SB 663 SB 665 SB 663 SB 665 SB 663	SB 889 SB 894 SB 897 SB 898 SB 900 SB 901 SB 905 SB 908 SB 909 SCR 911 SB 913 SB 914 SB 924
Excused: Ser	nators Bell, Lan	e, Weber and W	ilson.	SM 237 SB 238 SB 260	SB 666 SB 667 SB 671	SB 926 SB 930 SB 937
	ne Secretary of			SJR 267 SB 285 SB 286	SB 679 SB 680 SB 681	SB 939 SB 951 SB 955
need, if they b	ut ask it. Your just for us here	to aid and succor children here nee assembled, but e gather and pra	for the millions	SB 291 SB 294 SB 303 SB 315	SB 690 SB 691 SB 693 SB 697	SB 961 SB 968 SB 972 SB 976
The Senate p	ledged allegianc	e to the flag of th	he United States	SB 320 SB 321 SB 322 SB 333	SB 699 SB 704 SB 705 SB 715	SB 980 SB 982 SB 987 SB 993
The Journal proved:	of March 31 w	as corrected as	follows and ap-	SB 351 SB 354 SB 362 SB 363	SB 720 SB 727 SB 730 SB 735	SB 995 SB 996 SB 1006 SB 1012
Page 731, se insert in yea v	econd roll call, otes: Peterson, I	column 2. strike Broxson, Childers	nay votes and and Gunter	SB 364 SB 368 SB 384	SJR 737 SB 741 SB 742	SB 1013 SB 1014 SB 1017
Page 732, co in yea votes ins	lumn 1, last tw sert: Brantley	o roll calls, strik	ce nay vote and	SM 385 SB 389 SB 398 SB 399	SB 744 SB 748 SB 749 SB 750	SB 1018 SB 1034 SB 1036 SB 1039
Page 732, co in yea votes ins		vo roll calls, stri	ke nay vote and	SB 406 SB 408 SB 411 CS for SB 414	SB 752 SB 765 SJR 778	SB 1047 SB 1049 SB 1056 SB 1057
in column 1, st	all roll calls wi rike all nay vote Childers and Gun	ith the exception es and in yea vot ter	of the first one es insert: Peter-	SB 416 SB 427 SB 428 SB 430	SB 775 SB 777 SB 779 SB 786 SB 787 SB 792	SB 1063 SB 1075 SB 1077 SB 1082 SB 1104
one in column	n all roll calls, 1, strike all na son, Daniel and (with the except y votes and in y Gunter	ion of the first ea votes insert:	SB 469 SB 473 SB 477 SB 478 SB 479	SB 796 SB 800 SB 808 SB 808	SB 1105 SB 1106 SB 1109 SB 1110 SB 1112
in column 2,	all roll calls, w strike all nay son, Daniel and (rith the exception votes and in ye Gunter	of the last one ea votes insert:	SB 481 SB 494 SB 514 SB 530 SB 543	SB 814 SB 825 SB 827 SB 828 SB 844	SB 1117 SB 1121 SB 1131 SB 1148
Page 736, ir votes insert: B		strike all nay v	otes and in yea	SB 558 SB 565 SB 572 SB 577	SB 848 SB 849 SJR 853 SJR 854	
yea votes: Bra	ntley	trike all nay vot		SB 578 SB 582 SB 596 SB 599	SB 863 SB 866 SB 867 SB 870 SB 871	SCR 1230 SB 1242 SJR 1246
Page 738, in exception of t votes insert: B	he first roll ca	trike all nay vot ll in the second	es and, with the column, in yea	SB 601 CS for HB 7	HB 639	HB 1011
calendar were mittee on Rule	removed therefies, Calendar, Pri	d on March 31, rom and re-refer vileged Business nited to the follo	red to the Com- and Ethics. The	CS for HB 93 CS for HB 128 HB 149 HB 154 HB 167 HB 220 CS for HB 284 HB 306	HB 642 HB 663 HB 768 HB 774 HB 788 HB 866 HB 86	CS for HB 1127 HB 1141 HB 1172 HB 1290 HB 1303 HB 1555
SB 17 SB 20 SB 29 CS for SB 66	SB 67 CS for S SB 82 SB 88	SB SB SB SB SB	92 99 122 126	HB 355 CS for CS for HB 39 HB 462 CS for HB 547	HB 86	HB 1735 HB 1803 HB 1897

HB 1923	HB 3016	HB 3478
HB 1947	HB 3035	HB 3480
HR 1993	CS for HB 3041	HR 3599
HB 2020	UD 2071	UD 9559
UD 0160	TID 3011	UD 9E01
IID 0010	CO for IID 0000	UD 9991
HB 2219	CS 10r HB 3088	HB 3099
HB 2264	HB 3096	CS 107 HB 3615
HB 2386	HB 3108	HB 3655
HB 2387	HB 3131	HB 3699
HB 2406	HB 3132	CS for HB 3706
HM 2595	CS for HB 3134	HB 3712
HB 2653	HB 3140	HB 3718
HB 2664	HB 3152	HB 3720
HB 2669	HB 3155	HCR 3755
CS for HB 2673	HR 3179	HR 3778
HR 2678	HR 3184	UR 2014
UB 2010	UD 9104	UD 2014
UD 2001	HD 9107	UD 9211
IID 0701	UD 9191	HD 3944
OS for IID 0700	ID 3202	HB 3940
CS 10F HB 2729	HB 3205	HB 3881
HB 2746	HB 3256	HB 3983
HM 2790	HB 3278	HB 3992
HB 2819	HB 3322	HB 3996
CS for HB 2831	HB 3330	HB 3997
HB 2882	HB 3354	HB 4015
CS for HB 2883	HB 3364	HB 4079
HB 2891	HCR 3394	HB 4235
HB 2909	HB 3016 HB 3035 CS for HB 3041 HB 3071 HB 3080 CS for HB 3088 HB 3096 HB 3108 HB 3131 HB 3132 CS for HB 3134 HB 3155 HB 3155 HB 3155 HB 3179 HB 3184 HB 3194 HB 3197 HB 3202 HB 3205 HB 3205 HB 3205 HB 3278 HB 3322 HB 3330 HB 3354 HB 3354 HB 3354 HB 3364 HCR 3394 HB 3407 CS for HB 3409 HB 3426	HB 4276
HR 2944	CS for HR 3409	HR 4323
HR 2958	HR 3496	CS for HR 4975
110 2000	110 0420	OD 101 11D 4010

By unanimous consent Senators McClain, Ducker and Stolzenburg changed their vote from yea to nay on HB 3776 which passed March 31.

By unanimous consent Senator Childers changed his vote from yea to nay on House Bills 3776 and 3777 which passed March 31.

By unanimous consent Senators Stolzenburg, Childers, Thomas and Bishop changed their vote from yea to nay on CS for CS for SB 1071 which passed the Senate March 31.

By unanimous consent Senator Stolzenburg changed his vote from nay to yea on the motion to reconsider the vote by which HB 3776 passed on March 31, and yea to nay on HB 3304 which passed the Senate March 31.

MESSAGES FROM THE GOVERNOR

The Governor advised that he had filed in the office of the Secretary of State CS for SB 413, CS for SB 723, Senate Bills 307, 463, 571, 925, 974 and 1151 which he had approved on March 31, 1972.

The Governor advised that he had filed with the office of the Secretary of State Senate Bills 605 and 625 which he had approved on April 3, 1972.

VETO MESSAGE

The following veto message was read and filed with the Secretary of the Senate:

Honorable Jerry Thomas President of the Senate The Capitol Tallahassee, Florida March 31, 1972

Dear Mr. President:

Pursuant to the authority vested in me as Governor of Florida, under the provisions of Article III, Section 8, of the Constitution of the State of Florida, I hereby transmit to you with my objections Senate Bill 1278, enacted by the Legislature during the Regular Session commencing February 1, 1972, and entitled:

"An act authorizing and requiring payment of compensation to certain employees of the Jacksonville Electric Authority for certain hours worked for which payment was not authorized at the time such work was performed; providing an effective date."

Based on the request of the Mayor and the City Council of Jacksonville, a majority of the legislative delegation has reconsidered its position and asked that Senate Bill 1278 be vetoed.

Since this is a purely local measure and in response to the request of a majority of the Duval delegation and the request of the Mayor and City Council of the City of Jacksonville, I am withholding my approval of Senate Bill 1278, Regular Session of the Legislature, 1972, and do hereby veto the same.

Sincerely, REUBIN O'D. ASKEW Governor

On motion by Senator Hollahan, Rule 2.5 was waived as to notice of committee meetings for the consideration of bills by the Committee on Rules, Calendar, Privileged Business and Ethics during the extended session.

SPECIAL ORDER CALENDAR

On motion by Senator Saunders consideration of CS for HB 4060 was deferred.

On motion by Senator Williams consideration of CS for HB 4030 was deferred.

On motion by Senator Hollahan, the Senate recessed at 1:25 p.m. to reconvene at 3:00 p.m. this day.

The Senate was called to order by the President at 3:00 p.m. A quorum present—43:

Mr. President	Daniel	Horne	Poston
Arnold	Deeb	Johnson (29th)	Reuter
Barron	de la Parte	Johnson (34th)	Saunders
Barrow	Ducker	Karl	Sayler
Beaufort	Fincher	Knopke	Scarborough
Bishop	Gong	Lewis (33rd)	Stolzenburg
Boyd	Graham	Lewis (43rd)	Trask
Peterson	Gunter	McClain	Ware
Brantley	Haverfield	Myers	Weissenborn
Broxson	Henderson	Plante	Williams
Childers	Hollahan	Pope	

Unanimous consent was obtained to introduce out of order—

By Senators Ware, Daniel, McClain, Poston, Ducker, Lane, Bell, Weber, Wilson, Plante, Deeb, Scarborough, Barrow, Williams, Johnson (29th), Trask, Stolzenburg, Knopke, Bishop, Henderson, Sayler, Myers, Hollahan, Childers, Reuter, Weissenborn, Karl, Johnson (34th), Ott, Gunter, Broxson, Beaufort, Brantley and Thomas—

SR 1313—A resolution expressing regret at the passing of former State Senator Dennis J. Patrick O'Grady.

—which was read the first time and referred to the Committee on Rules, Calendar, Privileged Business and Ethics.

On motion by Senator Ware, SR 1313 was withdrawn from the Committee on Rules, Calendar, Privileged Business and Ethics by two-thirds vote and placed on the calendar.

On motions by Senator Hollahan, SJR 1306 and SR 326 were withdrawn from the Committee on Rules, Calendar, Privileged Business and Ethics by two-thirds vote and placed on the calendar

Senator Gunter presiding.

SPECIAL ORDER CALENDAR

SJR 1306—A joint resolution of apportionment; providing for the apportionment of the house of representatives of the

Florida legislature, to be composed of one hundred (100) members; declaring the state policy followed by the legislature in such apportionment; adopting U. S. Census terms for use in such apportionment; providing for omitted areas; providing severability of invalid portions; and providing effective dates.

-was read the second time.

Senators Thomas and Boyd offered the following amendment which was moved by Senator Thomas:

Amendment 1—On page 2, line 3 strike page 2, line 3 through the end of Section 3. and insert: Section 3. The house of representatives of the Florida legislature shall consist of eighty (80) members, each representing a district; where a single description is used to describe more than one district, each district is identical and includes the entire territory; the references herein to senatorial districts shall be deemed to refer to the senatorial districts created in and by Senate Joint Resolution No. 1305 of the 1972 regular session; the state shall be apportioned into representative districts composed of the identical territory as such senatorial districts as follows:

Districts 1 through 4 shall be composed of the same territory as senatorial districts 1 and 2.

Districts 5 through 8 shall be composed of the same territory as senatorial districts 3 and 4.

Districts 9 through 12 shall be composed of the same territory as senatorial districts 5 and 6.

Districts 13 through 18 shall be composed of the same territory as senatorial districts 7, 8 and 9.

Districts 19 and 20 shall be composed of the same territory as senatorial district 10.

Districts 21 and 22 shall be composed of the same territory as senatorial district 11.

Districts 23 through 26 shall be composed of the same territory as senatorial districts 12 and 13.

Districts 27 through 30 shall be composed of the same territory as senatorial districts 14 and 15.

Districts 31 through 34 shall be composed of the same territory as senatorial districts 16 and 17.

Districts 35 through 40 shall be composed of the same territory as senatorial districts 18, 19 and 20.

Districts 41 through 46 shall be composed of the same territory as senatorial districts 21, 22 and 23.

Districts 47 and 48 shall be composed of the same territory as senatorial district 24.

Districts 49 and 50 shall be composed of the same territory as senatorial district 25.

Districts 51 through 56 shall be composed of the same territory as senatorial districts 26, 27 and 28.

Districts 57 through 62 shall be composed of the same territory as senatorial districts 29, 30 and 31.

Districts 63 and 64 shall be composed of the same territory as senatorial district 32.

Districts 65 through 68 shall be composed of the same territory as senatorial districts 33 and 34.

Districts 69 through 74 shall be composed of the same territory as senatorial districts 35, 36 and 37.

Districts 75 through 80 shall be composed of the same territory as senatorial districts 38, 39 and 40.

The President presiding.

On motion by Senator Hollahan, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Jerry Thomas President of the Senate March 31, 1972

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendments and passed as amended—

CS for HB 3165	CS for HB 2976	HB 1229
CS for HB 2987	HB 3853	HB 2998
HB 184	HB 3180	HB 3777
HB 3266	HB 2759	HB 3274

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

The Honorable Jerry Thomas President of the Senate March 31, 1972

Qim.

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By Senator Haverfield-

SB 1147—A bill to be entitled An act relating to community colleges; amending § 230.759, Florida Statutes, deleting references to § 231.02, 231.03, and 231.031; amending § 230.760, Florida Statutes, deleting references to § 231.14, 231.15, 231.16, 231.17, 231.351, and 231.36, providing for regulations by the state board of education; amending subsection (1) of § 230.767, Florida Statutes deleting references to § 236.07(1), (2); providing an effective date.

Amendment 1

On page 3, line 17, strike Section 4. This act shall take effect upon becoming law. and insert the following: Section 4. Section 230.761, Florida Statutes, is amended to read:

230.761 Financial support of junior community colleges.—

(1) STATE SUPPORT OF JUNIOR COMMUNITY COL-LEGES.—Each junior community college which been approved by the department of education and meets the requirements of law and regulations of the state board shall participate in the state junior community college minimum foundation program funds fund. The amounts of money to be allocated for this purpose shall be according to the formula established by law.

(2) STUDENT FEES.—Fees may be charged to students attending a junior community college only as authorized by and pursuant to regulations of the state board.

Section 5. Section 230.762, Florida Statutes, is amended to read:

230.762 State junior community college minimum foundation program fund.—There is established a state junior community college minimum foundation program fund. which shall be used to essist boards in maintaining the minimum foundation program for junior colleges as authorized by law. This fund shall comprise all appropriations made by the legislature for the support of the junior college minimum foundation current operating program and shall be apportioned and distributed to the junior community college districts of the state based upon the principles of classification and procedures declared by law on the basis of procedures established by law and regulations of the state board. The annual minimum foundation program fund apportionment for each junior community college district shall be distributed on a monthly basis in as nearly equal payments as possible. The junior college minimum foundation program is the program to be financed in each junior college withe assistance of the state junior college minimum foundation program fund as hereinafter provided.

Section 6. Section 230.763, Florida Statutes, is amended to read:

230.763 Requirements for participation in junior community colle e minimum foundation program, fund.—Each district which participates in the state appropriations for the junior community college minimum foundation program fund shall provide evidence of its effort to maintain an adequate junior community college program which shall meet the minimum standards prescribed by the state board in accordance with §230.755.

Section 7. Section 230.764. Florida Statutes, is amended to read:

(Substantial rewording of section. See §230.764, Florida Statutes, for present text.)

230.764 Department of education to determine units for community colleges.—The department of education shall determine from reports submitted by presidents of community colleges as prescribed by regulations of the state board the number of full-time equivalent students enrolled in the current year, and the number of students transported in the community colleges authorized by law, and regulations of the state board. On the basis of said reports the department shall determine the number of instruction and transportation units in each community college as hereinafter prescribed.

Section 8. Section 230.765, Florida Statutes, is amended to read:

(Substantial rewording of section. See §230.765, Florida Statutes, for present text.)

230.765 Procedure for determining number of instruction units for community colleges.—The number of instruction units for community colleges in districts which meet the requirements of law for operating a community college shall be determined from the full-time equivalent students in the community college, provided that full-time equivalent students may not be counted more than once in determining instruction units. Instruction units for community colleges shall be computed as follows:

- (1) One unit for each twelve full-time equivalent students at a community college for the first four hundred twenty students and one unit for each fifteen full-time equivalent students for all over four hundred twenty students, in other than occupational programs as defined by rules of the state board of education, and one unit for each ten full-time equivalent students in occupational programs and compensatory education programs as defined by rules of the state board of education. Full-time equivalent students enrolled in a community college shall be defined by rules of the state board of education.
- (2) For each eight (8) instruction units in a community college, one (1) instruction unit or proportionate fraction of a unit shall be allowed for administrative and special instructional services and for each twenty (20) instruction units, one (1) instruction unit or proportionate fraction of a unit shall be allowed for student personnel services.

Section 9. Section 230.767, Florida Statutes, is amended to read:

(Substantial rewording of section. See §230.767, Florida Statutes, for present text.)

230.767 Procedure for determining annual apportionment to each community college district.—The procedure for determining the annual apportionment to each community college district authorized to operate a community college under the provisions of §230.752 or §230.753 shall be as follows:

- (1) DETERMINING THE AMOUNT TO BE INCLUDED FOR CURRENT OPERATION.—
- (a) The department of education shall determine annually from an analysis of operating costs prepared in the manner prescribed by regulations of the state board the costs per full-time equivalent student served in courses and fields of study offered in community colleges. Such fields of study shall be classified into multi-level cost categories in relation to the average state-wide costs and the costs adjusted to the year of apportionment for changes in economic conditions and other factors as prescribed by regulations of the state board.
- (b) The amounts determined by multiplying the cost of each field of study times the full-time equivalent students enrolled shall be submitted to the department of administration for budget request submission prior to each regular session of the legislature.

- (c) The allocation to each community college shall consider the cost level of each field of study as prescribed by state board regulations, provided that if the amount appropriated to the state community college program fund is insufficient to fund the total allocation, the allocation to each community college shall be adjusted in direct proportion to the amount appropriated.
- (2) DETERMINING THE AMOUNT TO BE INCLUDED FOR TRANSPORTATION.—Multiply the number of units for transportation determined for each community college according to law by one thousand two hundred fifty dollars (\$1,250.00) and the product shall be the amount included in the community college program fund for transportation.
- (3) DETERMINING THE TOTAL ALLOCATION FROM THE COMMUNITY COLLEGE PROGRAM FUND.—The total allocation from the community college program fund for each community college shall be the sum of the amounts included herein for current operation and transportation.
- (4) DETERMINING THE AMOUNT TO BE INCLUDED FOR CAPITAL OUTLAY AND DEBT SERVICE.—The amount included in the community college program for capital outlay and debt service shall be as determined and provided in §18, Art. XII of the state constitution of 1885 as adopted by §9(d) of Art. XII, 1968 revised constitution and state board of education regulations. This amount, less any amount determined as necessary for administrative expense by the state board and any amount necessary for debt service on bonds issued by the state board, shall be transmitted to the school board of the district of location, and the said board shall transfer such capital outlay and debt service funds to the community college district board of trustees to be expended in accordance with regulations of the state board.
- (5) DETERMINING THE ALLOCATION FROM STATE FUNDS.—The total allocation to each community college from state funds shall be the total allocation from the community college program fund for that community college as determined in subsection (3) and the amount for capital outlay and debt services as provided in subsection (4). The amount allocated herein to each community college from the community college program fund shall be adjusted in the succeeding fiscal year based upon final reports of full-time equivalent students served.
- (6) EXPENDITURE OF ALLOCATED FUNDS.—Any funds allocated herein to any district for a public community college organized under §230.752 shall be expended only for the purpose of supporting said college.

Section 10. Section 236.075, Florida Statutes, is amended to read:

236.075 District school sales tax trust fund; creation and use of; appropriation.—

- (1) There is created in the office of the state treasurer a district school sales tax trust fund. There is hereby annually appropriated from the sales tax receipts deposited in the general revenue fund to the aforesaid district school sales tax trust fund, for use as hereinafter described, the amount equal to the number of instruction units for kindergartens through grades twelve, determined pursuant to §236.04, and the number of units for junior colleges as determined pursuant to §230.764, multiplied by five hundred dollars. The amount herein annually appropriated shall be divided into twelve equal parts and each one twelfth part shall be deposited monthly to the aforesaid district school sales tax trust fund by the comptroller from the first sales tax receipts deposited in the general revenue fund each month.
- (2) The moneys paid into the district school sales tax trust fund under the provisions of subsections (1) shall be paid out to the school board of the several districts and to the designated operating board of the several junior colleges as follows:
- (a) On July 1 of each year, the department of education shall determine the total number of instruction units in each district for kindergartens through grades twelve pursuant to \$236.04 and the number of instruction units for each junior college pursuant to \$230.764.
- (b) The department of education shall multiply the number of instruction units in each of the several districts end each of the several junior colleges by the amount of five hundred dollars and the resulting product shall be the amount to be disbursed that year to the school boards of the several

districts and to the designated operating board of the several junior colleges in twelve monthly payments.

- (c) Upon the monthly determination of the amount due each school board and each junior college, the comptroller shall issue his warrants on the district school sales tax trust fund payable to the several school boards and to the designated operating boards of the several junior colleges in the amounts so determined.
- (3) The amount referred to in this section is for the purpose of providing the funds necessary to enable the respective school boards and the respective operating boards of the junior colleges to meet the required payments to the teachers' retirement system, as provided by §238.11(1) and to the state and county officers and employees retirement system, as provided by §122.35(1). Should the school board of any district or the operating board of any junior college fail to make these required payments, the amount owed by it to either system shall be deducted by the comptroller from the sales tax allocation accruing to the district or the junior college pursuant to this section and shall be remitted by him directly to the appropriate retirement fund for the credit of the district or the junior college.

Section 11. Sections 1 through 3 shall take effect upon becoming law and Sections 4 through 10 shall take effect July 1, 1973.

Amendment 2

In title, line 14, at the end of line 14 insert the following: amending §§230.761, 230.762, 230.763, 230.764, 230.765, 230.767 and 236.075, Florida Statutes; establishing a state community college program fund; providing for participation in such fund by community colleges; providing procedures for calculating instructional and transportation units; providing a procedure for determining the annual apportionment to each community college; deleting the sales tax allocation for retirement matching purposes; limiting expenditure of allocated funds to public community college purposes;

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motions by Senator Haverfield, the Senate concurred in House amendments 1 and 2 to SB 1147.

On motion by Senator Saunders, further consideration of SB 1147 was deferred.

The Honorable Jerry Thomas President of the Senate

March 31, 1972

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By the Committee on Universities and Community Colleges-

CS for SB 277—A bill to be entitled An act relating to university police officers; amending §239.58, Florida Statutes, providing limitations on jurisdiction; providing for authority to execute legal process; providing authority and arrest procedures; providing minimum standards; providing for surety bonds; providing for rights, immunities and protections; providing that the board of regents shall promulgate rules, regulations, and policies; providing an effective date.

Amendment 1

On page 2, lines 8—11, strike "including but not limited to sorority and fraternity houses, scholarship houses, and dormitories located on or adjacent to a state university,"

Amendment 2

On page 3, line 25, strike "policy manuals" and insert the following: a policy manual

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives On motions by Senator Haverfield, the Senate concurred in House amendments 1 and 2 to CS for SB 277.

CS for SB 277 passed as further amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was:

Yeas-37

Mr. President	de la Parte	Johnson (34th)	
Arnold	Ducker	Karl	Scarborough
Barron	Fincher	Knopke	Stolzenburg
Beaufort	Gong	Lewis (33rd)	Trask
Bishop	Graham	Lewis (43rd)	Ware
Peterson	Gunter	McClain	Weissenborn
Brantley	Haverfield	Myers	Williams
Broxson	Henderson	Plante	
Childers	Horne	Poston	
Deeb	Johnson (29th)	Reuter	

Nays-None

By unanimous consent Senators Hollahan, Daniel, Barrow and Pope were recorded as voting yea.

The Honorable Jerry Thomas President of the Senate

April 3, 1972

Sir

I am directed to inform the Senate that the House of Representatives has refused to recede from House amendments to-

By Senator Haverfield and others-

SB 1191—A bill to be entitled An Act relating to pari-mutuel facilities, authorizing an additional day of operation at certain of such facilities with all profits therefrom to be paid in equal amounts to Barry College and to Florida Memorial College and to be used solely for scholarships; providing an effective date.

Amendment 1

On page 2, line 14, strike everything after the enacting clause and insert the following:

Section 1. In the event that any horse racing or dog racing track or any jai alai fronton shall obtain the approval of the department of business regulation for the conduct of a charity day for the benefit of a beneficiary or beneficiaries which, after the award of the charity day or, in the case of such beneficiaries required by law or ordinance to participate in the proceeds from such day, either before or after the award, shall cease to exist as an organization to which charitable proceeds may be paid for the conduct of such a charity day, then in that event the proceeds which would have been payable to that beneficiary from that day shall be distributed to such recognized and established charity or charities, and in such proportions, as the board of business regulation shall determine, provided that institutions of higher learning in the state including junior colleges shall be deemed charities for the purposes of this act, and provided further that the legislature may from time to time direct, by joint resolution, that such proceeds shall in a future racing or jai alai season or seasons be paid to other such recognized and established charities or in other proportions.

Section 2. It is the intent of the legislature that each word, phrase, sentence, and provision of this act is independent and severable, and that if any word, phrase, sentence or provision is declared to be invalid for any reason the remainder of the act shall not be affected.

Section 3. This act shall take effect July 1, 1973.

Amendment 2

On page 1, strike everything above the enacting clause and insert the following:

A bill to be entitled An act relating to pari-mutuel racing and jai alai; providing that the charitable proceeds from certain days of racing and jai alai which would otherwise be payable to a defunct or disqualified charitable organization will be paid as determined by the board of business regulation and subject to the direction of the legislature; providing for severability; providing an effective date

—and again requests the Senate to concur; and in the event the Senate refuses to concur, requests a Conference Committee be appointed.

Respectfully, ALLEN MÖRRIS Clerk, House of Representatives

On motion by Senator Haverfield, the Senate again refused to concur in the House amendments and the Speaker was requested to appoint a conference committee to confer with a like committee to be appointed by the President to adjust the differences on the amendments to SB 1191. The action of the Senate was certified to the House.

The Honorable Jerry Thomas President of the Senate April 3, 1972

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendments 1, 2, 3, 4, 6 and 7, concurred in Senate amendment 5 as amended, and has passed as further amended—

By the Committee on Elections-

HB 4319—A bill to be entitled An act relating to elections and to the acquisition of voting equipment; amending §101.28, Florida Statutes, to authorize the division of elections of the department of state to prescribe minimum standards; creating §\$101.291, 101.292, 101.293, 101.294, and 101.295, Florida Statutes, providing defintions, requiring purchasing by competitive bids, providing exceptions, providing for prior approval of certain transactions by the division of elections, and providing penalties for violations; creating §101.341, Florida Statutes, prohibiting certain activities by voting machine custodians and providing a penalty; providing an effective date.

Senate Amendment 5

On page 5, line 19 strike "elections" and insert the following: purchasing of the department of general services

House Amendment to Senate Amendment 5

At end of Senate amendment, add: and on line 20, strike "division of elections" and insert: division of purchasing

and on page 1, line 30, strike "divisions of elections of the department of state" and insert: division of purchasing of the department of general services

and on page 5, line 6, strike "elections" and insert: purchasing

and on page 6, line 3, strike "elections" and insert: purchasing

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motions by Senator de la Parte, the Senate concurred in the House amendment to Senate amendment 5 to HB 4319 and adopted Senate amendment 5 as amended.

HB 4319 passed as further amended, and the action of the Senate was certified to the House. The vote was:

Yeas-35

Mr. President Deeb Plante Horne de la Parte Arnold Johnson (29th) Pope Poston Barron Ducker Johnson (34th) Resufort Reuter Fincher Karl Knopke Lewis (33rd) Lewis (43rd) McClain Bishop Stolzenburg Gong Graham Trask Peterson Haverfield Ware Brantley Broxson Henderson Weissenborn Childers Hollahan Myers

Nays-3

Boyd Gunter Scarborough

By unanimous consent Senators Barrow and Daniel were recorded as voting yea.

The President Pro Tempore presiding.

The Senate resumed consideration of SJR 1306 with pending amendment.

Senator Graham moved that further consideration of SJR 1306 with pending amendment be deferred until receipt of a message from the House containing SJR 1305.

On substitute motion by Senator Scarborough, by two-thirds vote, the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Jerry Thomas President of the Senate April 3, 1972

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By Senator Boyd and others-

SJR 1305—A joint resolution of apportionment; providing for the apportionment of the senate of the Florida legislature composed of forty (40) members; declaring the state policy followed by the legislature in such apportionment; providing a four-year term for all senators except those elected in 1972 from even-number districts, who have a two-year term; adopting U. S. Census terms for use in such apportionment; providing for omitted areas; providing severability of invalid portions; and providing effective dates.

Amendment 1

On page 1, line 22, strike everything after the resolving clause and insert the following:

Section 1. The legislative representation of the people of Florida shall continue as now constituted until the general election to be held in November, 1972. Thereafter, the representation in the legislature of Florida shall be as set forth in this resolution.

Section 2. In the adoption of the House of Representatives districts contained in this resolution and in its deliberations preceding such adoption and culminating therein, this legislature is following in good faith the following rational state policy of:

- (1) Recognizing the continuous and dynamic population growth in this state by establishing a House of Representatives of one hundred and twenty (120) members, and in doing so guaranteeing better access between the inhabitants of this state and their representatives.
- (2) Providing multi-member districts for densely populated counties to guarantee effective representation and operation of government at the state level.

2,304

7,701

3.636

7,787

15,559

2,892

5,480

3,551

9,242

8,112

20,626

14,625

104,764

69,030

4,109

5,937

11,641

14,989

19,588

25.250

340,323

Taylor* CCD 5* ED 206

Districts 5 & 6:

CCD 5*

CCD 10

Hamilton

Suwannee

Lafayette

Columbia

Gilchrist

Dixie

Baker

Union

Nassau

Bradford

Alachua

Marion

CCD 10

CCD 15

CCD 10

CCD 16

CCD 20

Putnam*

Levy*

ED 1725

Taylor*

(3) Providing single-member districts for the rural counties
which achieves the state policy of guaranteeing effective repre-
sentation and operation of government at the state level.

(4) Establishing the following formula to achieve the above objectives:

Multi-member districts in densely populated counties of the state are based on the county's representational ratio, however, no multi-member district exceeds six (6) representatives; single-member districts are based on the same policy and are provided in the counties not covered above.

However, the Legislature's overriding consideration to this policy is its good faith effort to achieve mathematical preciseness.

(5) The Legislature in addition to the above policy has apportioned the Florida Senate in accordance with the Constitution of the State of Florida and the United States.

Section 3. The senate of the Florida legislature shall consist of forty (40) members, each representing a district; where a single description is used to describe more than one district each district is identical and includes the same entire territory; the state shall be apportioned into senatorial districts as follows:

Districts 1 & 2:

Wakulla

Jefferson

Madison

Districts 1 & 2:		rutnam.	
Districts 1 & z.		CCD 30	9,163
Escambia	205,334	CCD 15	3,190
Santa Rosa	37,741	CCD 20	3,175
Okaloosa	88,187	CCD 25	9,444
Walton*	00,101	Clay*	
CCD 10	3,198	CCD 15	2,689
CCD 10 CCD 20	1,810	CCD 10	2,996
CCD 5*	1,010	CCD 25	1,346
	710		
ED 12	719 2	• •	340,304
ED 13	z	731 / 1 / 1 / 1 / 2 / 3 / 4	
CCD 15*	243	Districts 7, 8, & 9:	•
PC 1690		Duval*	
ED 03	1,003	CCD 1*	
ED 04	1,034	T 139	9,258
ED 05	911	T 143	8,452
	040.400	T 146	5,190
	340,182	CCD 02	39,343
		CCD 03	38,553
Districts 3 & 4:		CCD 04	37,856
D18071008 5 00 4.		CCD 05	33,590
777 14 . .		CCD 06	35,497
Walton*		CCD 07	33,116
CCD 15*	1.001	CCD 08	39,548
ED 02	1,091	CCD 09	40,948
CCD 5*	4.440	CCD 10	40,072
ED 11	1,110	CCD 11	33,360
PC 500	4,966	CCD 12	38,972
Holmes	10,720	CCD 13	36,471
Washington	11,453	CCD 14	41,312
Bay	75,283	552 11	,
Jackson	34,434		511,538
Calhoun	7,624		0 = 2,000
Gulf	10,096	District 10:	
Liberty	3,379		
Franklin	7,065	Volusia*	
Gadsden	39,184	CCD 01	2,003
Leon	103,047	CCD 06	47,563
TT7 1 11.	A 000	COD 10	44 444

6,308

8,778

13,481

776	JOURNAL OF	THE SENATE	April 3, 1972
CCD 25	6,113	ED 24	530
CCD 30	15,045	ED 25	720
CCD 35	30,297	ED 26	154
CCD 45	13,461	ED 27	718
CCD 50	5,541	ED 28	1,946
Flagler	4,454	ED 28B	434
		ED 29	986
	170,695	ED 30	1,260
		PC 2300	3,369
District 11:		Osceola* CCD 5*	
Duval*		T 401	2,590
Div. 1*		1 401	2,090
T 140	4,548		339,788
T 141	7,912		000,100
T 142	4,867		
St. Johns	31,035	Districts 14 & 15:	
Clay*	47.400		
CCD 20	17,109	Orange*	
CCD 05	7,919	CCD 05	16,253
Putnam*	C 150	CCD 10	14,941
CCD 05	6,153	CCD 20	11,878
CCD 10	5,299	CCD 25	18,036
Lake*	7,212	CCD 30	6,331
CCD 05	10,176	CCD 35	7,466
CCD 10 CCD 15	4,995	CCD 40	140,294
CCD 10 CCD 20	5,234	CCD 50	7,518
CCD 25	14,860	CCD 55	15,233
CCD 30	3,221	CCD 60	24,647
CCD 35	2,276	CCD 65	22,114
CCD 45	6,348	CCD 70	3,533
OCD 50	6,042	CCD 80	10,221
CCD 40*		CCD 85	8,729
T 309*		CCD 90	23,453
ED 07	1,653	CCD 15* T 165*	
ED 08	660	ED 267	40
ED 09	554	ED 268	, 96
ED 10	701	BG 1	1,272
ED 11	726	BG 9	514
ED 12	249	T 167	7,379
ED 14 ED 15	1,408 793	Lake*	.,
ED 16	802	CCD 40*	
Sumter	14,839	T 309*	
Volusia*	21,000	ED 13	1,008
CCD 40	3,246	ED 17	387
	170,837		341,343
Districts 12 & 18:		Districts 16 & 17:	
Levy*			
CCD 05	2,710	Brevard	280,006
Citrus	19,196	Orange*	,
Hernando	17,004	CCD 15*	
Polk	228,026	T 166	2,224
Pasco*	, -	T 165*	
CCD 05*		ED 272	1,802
ED 33	1,269	ED 273	337
ED 34	1,291	Seminole	83,692
PC 1895	1,145	Osceola*	40 800
PC 1915	473	MCCD 15	10,702
CCD 10	10,238	CCD 20	1,337
CCD 15	3,112	CCD 5*	7 001
CCD 20	31,9 39	T 402	7,081 2,557
CCD 25	10,512	T 403	3,557
CCD 30*	166		340,738
ED 28	100		020,100

Districts 18, 19, & 20:		CCD 15*	
• •		ED 38	1,676
Pinellas*	-0 - 10	ED 39	1,038
CCD 10	79,710	ED 26	866
CCD 15	40,184	ED 37	2,674
CCD 20	57,489	PC 293	10,193
CCD 25	23,288	ED 36	5,270
CCD 30	23,342		
CCD 35	28,624		169,689
CCD 40	24,884		,
CCD 45	8,890	Districts 26, 27, & 28:	
CCD 50	217,829	Districts 20, 27, & 20.	
CCD 55*		Indian River	35,992
T 273.01	1,544	St. Lucie	50,836
T 272*	•	Martin	28,035
ED 14	3 36	Hendry	11,859
ED 11	757	Palm Beach*	•
ED 09	0	CCD 10	32,826
ED 10	154	CCD 35	655
ED 10	104	MCCD 78	4,319
	507,531	MCCD 75	68,348
	007,031		84,741
		MCCD 80	
Districts 21, 22, & 23:		CCD 50	68,635
Pinellas*		MCCD 20*	0.400
		<u>T</u> 54	3,468
CCD 55*		T 55	6,724
T 272*	4.600	T 56	2,588
ED 07	1,628	T 57	3,344
ED 07B	825	T 58	3,708
ED 08	1,455	T 59	1,994
BG 1	534	T 60	1,858
BG 2	392	T 61	4,849
BG 3	486	T 62	4,753
BG 4	309	T 66	2,825
BG 6	178	MCCD 15*	-,-
BG 7	7	T 70	1,079
BG 8	340	Lee*	1,010
BG 9	2	CCD 05	27,481
T 273.02	1,529		27,351
T 274	8,826	CCD 10	19,869
T 275	3,292	CCD 20	19,009
Pasco*		CCD 15*	0.700
CCD 5*		PC 1493	8,798
ED 35	1,712		***
	1,228		506,935
ED 36	1,220		
CCD 80*	7.10	Districts 29, 30, & 31:	
ED 29C	742	G-115	38,040
ED 29B	1,491	Collier	30,040
ED 29D	520	Palm Beach*	
Hillsborough	490,265	MCCD 15*	0.000
		T 76	9,290
	510,756	T 75	5,520
		T 71	939
District 24:		T 72	4,639
2000,000 44.		T 73	5,056
Manatee	97,115	T 74	6,029
Hardee	14,889	MCCD 20*	
DeSoto	13,060	T 69	2,625
Highlands	29,507	T 68	5,855
Okeechobee	11,283	T 67	3,572
Glades	8,669	T 65	3,511
		T 64	2,269
	169,473	T 63	2,974
	,	Broward*	-
		CCD 15	40,665
District 25:		CCD 50	60,124
Sarasota	120,413	CCD 37	14,995
Charlotte	27,559	CCD 42	61,339
Lee*	21,000	CCD 20	172,457
1166			,

778	JOURNAL	OF	THE	SENATE

April 3, 1972

CCD 43	48,667	T 8.02	9,794
		T 7.02	15,562
CCD 03	0		
CCD 10*		T 16.01	6,878
T 702	2,52 0	T 16.02	5,119
T 701	5,192	MCCD 75*	
T 706	1,952	T 3.03	5,580
	1,002	T 3.04	7,506
CCD 5*			
T 803	1,301	T 4.05	3,991
T 804	6,173	T 4.06	6,042
T 802	2,150	MCCD 70*	
_ ••-	_,,	T 2.04	3,918
	FOR OF 4	T 3.01	4,122
	507,854		
		T 3.02	1,939
District 32:		T 96	3,4 35
- ·		MCCD 40*	
Broward*		T 4.04	5,818
CCD 5*		T 4.07	8,961
T 801	4,677	T 4.08	
T 805	6,503	** ·	4,819
MCCD 30		T 10.02	7,189
	105,138	T 10.03	6,708
MCCD 10*		Broward*	
T 704	2,535	MCCD 38*	
T 705	622		7.050
T 703	1,729	T 1103	7,052
MCCD 25*	1,120	T 1102	1,611
		T 1101	7,198
T 1001	6,214	T 1104	12,586
T 1002	4,207	T 1105*	,000
T 1004	7,158		•
T 1003	4,509	ED 841	0
T 1005		BG 02	3,398
	4,436	BG 03	1,693
T 1007	5,128	BG 04	148
T 1006	5,566	BG 05	5
T 1008	4,843	DG 00	U
MCCD 38*	,		
T 915	A 965		339,132
	4,365		
T 1105*		Districts 35 86 & 87	
	1,244	Districts 35, 36, & 37:	
T 1105*			
T 1105*	1,244	Dade*	
T 1105*		Dade* MCCD 05*	4.000
T 1105* BG 1	1,244	Dade* MCCD 05* T 17.03	4,088
T 1105*	1,244	Dade* MCCD 05* T 17.03 MCCD 45*	
T 1105* BG 1	1,244	Dade*	8,034
T 1105* BG 1 Districts 33 & 34: Dade*	1,244	Dade* MCCD 05* T 17.03 MCCD 45*	8,034
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60*	1,244 168,874	Dade*	8,034 7,91 5
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01	1,244 168,874 6,463	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01	8,034 7,915 5,771
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02	1,244 168,874	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02	8,034 7,915 5,771 6,687
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100*	1,244 168,874 6,463 5,774	Dade* MCCD 05* T 17.03 MCCD 45* T 18 T 14 T 15.01 T 18.02 T 19.01	8,034 7,915 5,771 6,687 5,839
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02	1,244 168,874 6,463	Dade* MCCD 05* T 17.03 MCCD 45* T 18 T 14 T 15.01 T 18.02 T 19.01 T 19.02	8,034 7,915 5,771 6,687 5,839 11,336
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01	1,244 168,874 6,463 5,774	Dade* MCCD 05* T 17.03 MCCD 45* T 18 T 14 T 15.01 T 18.02 T 19.01	8,034 7,915 5,771 6,687 5,839
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90*	1,244 168,874 6,463 5,774 6,124	Dade* MCCD 05* T 17.03 MCCD 45* T 18 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01	8,034 7,915 5,771 6,687 5,839 11,336 4,098
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02	1,244 168,874 6,463 5,774	Dade* MCCD 05* T 17.03 MCCD 45* T 18 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65*	1,244 168,874 6,463 5,774 6,124 752	Dade* MCCD 05* T 17.03 MCCD 45* T 18 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04	1,244 168,874 6,463 5,774 6,124 752 4,198	Dade* MCCD 05* T 17.03 MCCD 45* T 18 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65*	1,244 168,874 6,463 5,774 6,124 752	Dade* MCCD 05* T 17.03 MCCD 45* T 18 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01	1,244 168,874 6,463 5,774 6,124 752 4,198 8,416	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415 6,385
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,359 10,415 6,385 5,153
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20*	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,359 10,415 6,385 5,153 5,598
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01 T 27.02	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415 6,385 5,153 5,598 4,012
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20* T 93.01	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149 4,689	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415 6,385 5,153 5,598 4,012
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20* T 93.01 T 93.02	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149 4,689 8,343	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01 T 27.02 T 28	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415 6,385 5,153 5,598 4,012 4,209
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20* T 93.01 T 93.02 T 93.03	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149 4,689 8,343 8,161	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01 T 27.02 T 28 T 29	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415 6,385 5,153 5,598 4,012 4,209 3,036
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20* T 93.01 T 93.02 T 93.03 T 7.01	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149 4,689 8,343 8,161 6,129	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01 T 27.02 T 28 T 29 T 30.01	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415 6,385 5,153 5,598 4,012 4,209 3,036 3,385
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20* T 93.01 T 93.02 T 93.03 T 7.01 T 92	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149 4,689 8,343 8,161 6,129 3,240	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01 T 27.02 T 28 T 29 T 30.01 T 30.02	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415 6,385 5,153 5,598 4,012 4,209 3,036 3,385 6,877
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20* T 93.01 T 93.02 T 93.03 T 7.01 T 92 T 6.01	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149 4,689 8,343 8,161 6,129	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01 T 27.02 T 28 T 29 T 30.01 T 30.02 T 31	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415 6,385 5,153 5,598 4,012 4,209 3,036 3,385 6,877 5,497
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20* T 93.01 T 93.02 T 93.03 T 7.01 T 92 T 6.01	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149 4,689 8,343 8,161 6,129 3,240 4,792	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01 T 27.02 T 28 T 29 T 30.01 T 30.02	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415 6,385 5,153 5,598 4,012 4,209 3,036 3,385 6,877 5,497
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20* T 93.01 T 93.02 T 93.03 T 7.01 T 92 T 6.01 T 6.03	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149 4,689 8,343 8,161 6,129 3,240 4,792 4,559	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01 T 27.02 T 28 T 29 T 30.01 T 30.02 T 31 T 34	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415 6,385 5,153 5,598 4,012 4,209 3,036 3,385 6,877 5,497
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20* T 93.01 T 93.02 T 93.03 T 7.01 T 92 T 6.01 T 6.03 T 6.02	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149 4,689 8,343 8,161 6,129 3,240 4,792 4,559 4,872	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01 T 27.02 T 28 T 29 T 30.01 T 30.02 T 31 T 34 T 36.01	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,359 10,415 6,385 5,153 5,598 4,012 4,209 3,036 3,385 6,877 5,497 10,623 3,831
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20* T 93.01 T 93.02 T 93.03 T 7.01 T 92 T 6.01 T 6.03 T 6.02 T 6.06	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149 4,689 8,343 8,161 6,129 3,240 4,792 4,559 4,872 8,864	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01 T 27.02 T 28 T 29 T 30.01 T 30.02 T 31 T 34 T 36.01 T 36.02	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415 6,385 5,153 5,598 4,012 4,209 3,036 3,385 6,877 5,497 10,623 3,831 5,776
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20* T 93.01 T 93.02 T 93.03 T 7.01 T 92 T 6.01 T 6.03 T 6.02 T 6.06 T 6.04	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149 4,689 8,343 8,161 6,129 3,240 4,792 4,559 4,872 8,864 5,304	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01 T 27.02 T 28 T 29 T 30.01 T 30.02 T 31 T 34 T 36.01 T 36.02 T 37.01	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415 6,385 5,153 5,598 4,012 4,209 3,036 3,385 6,877 5,497 10,623 3,831 5,776 3,274
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20* T 93.01 T 93.02 T 93.03 T 7.01 T 92 T 6.01 T 6.03 T 6.02 T 6.06 T 6.04 T 6.05	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149 4,689 8,343 8,161 6,129 3,240 4,792 4,559 4,872 8,864 5,304 3,597	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01 T 27.02 T 28 T 29 T 30.01 T 30.02 T 31 T 34 T 36.01 T 36.02 T 37.01 T 37.02	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,359 10,415 6,385 5,153 5,598 4,012 4,209 3,036 3,385 6,877 5,497 10,623 3,831 5,776 3,274 1,899
T 1105* BG 1 Districts 33 & 34: Dade* MCCD 60* T 9.01 T 9.02 MCCD 100* T 101.01 MCCD 90* T 101.02 MCCD 65* T 11.04 T 11.01 T 11.02 T 11.03 MCCD 85 MCCD 95 MCCD 20* T 93.01 T 93.02 T 93.03 T 7.01 T 92 T 6.01 T 6.03 T 6.02 T 6.06 T 6.04	1,244 168,874 6,463 5,774 6,124 752 4,198 3,416 3,762 3,249 61,166 32,149 4,689 8,343 8,161 6,129 3,240 4,792 4,559 4,872 8,864 5,304	Dade* MCCD 05* T 17.03 MCCD 45* T 13 T 14 T 15.01 T 18.02 T 19.01 T 19.02 T 20.01 T 20.02 T 21 T 22.01 T 22.02 T 23 T 24 T 25 T 26 T 27.01 T 27.02 T 28 T 29 T 30.01 T 30.02 T 31 T 34 T 36.01 T 36.02 T 37.01	8,034 7,915 5,771 6,687 5,839 11,336 4,098 6,765 2,497 4,075 7,133 8,859 10,415 6,385 5,153 5,598 4,012 4,209 3,036 3,385 6,877 5,497 10,623 3,831 5,776 3,274

JOURNAL OF THE SENATE

April 3, 1972	JUURNAL	OF THE SENATE	110
		W 50 00	E OE&
T 52	8,069	T 70.02	5,056
T 53	14,541	T 63.01	6,343
T 54.01	7,090	T 63.02	4,274
T 54.02	7,838	T 55.01	5,138
T 64	10,747	T 55.02	5,792
	7,007	T 50	9,618
T 65	10,465	T 49	7,931
T 66		T 56	4,059
T 67.01	2,545		*
T 67.02	4,453	T 58.01	5,490
T 68	5,824	T 57	9,156
Т 69	5,555	T 58.02	6,618
T 70.01	4,797		
MCCD 35	4,619		507,735
	92,158		
MCCD 43	22,200		shall be elected for a term of four
MCCD 70*	4.051	years except that those el	lected from even-numbered districts
T 1.02	4,251		1972 shall be elected for two years.
T 97	11,613	G	
T 98	7,483	Section 5. The house of a	representatives of the Florida Legis-
T 1.01	3,331	lature shall consist of one l	nundred twenty (120) members, each
T 38	10,353	representing a district: w	here a single description is used
MCCD 73	32,420		e district each district is identical
	,		ire territory; the state shall be ap-
MCCD 75*	6,010		
T 1.08		portioned into representative	ve districts as ionows:
T 2.07	8,454	Districts 1 through 2 she	all be composed of the following:
T 2.08	6,081		_
MCCD 65*			County included in tract(s):
T 12.01	7,694		3, 7, 7.99, 8, 9, 10, 11, 12, 13, 14,
T 12.02	6,485	15, 16, 17, 18, 19, 20, 21,	22, 23, 23.99, 24, 26, 27, 28, 29, 30,
MCCD 60*	·	31, 32, 35.	
	5,700		-
T 17.01	4,109	Tract 0034 the following blo	ck group(s):
T 17.02	The state of the s	1, 2, 3, 5, 9.	
T 9.03	4,062		
MCCD 10*			ll be composed of the following:
T 15.02	7,884	Counties:	
T 18.01	6,049	Okaloosa.	
T 18.03	6,271		
T 10.04	8,561	-	ounty included in tract(s):
	3,00=	25, 33, 36, 37, 38, 39, 40.	
MCCD 40*	5,928	m + 0004 41 6 11 - 1 - 1	11
T 10.01	0,020	Tract 0034 the following b	nock group(s):
	FOR 606	4, 6, 7.	
	507,202	Tract 0034 the following	anumeration district(s).
		9	enumeration district(s).
Districts 38, 39, & 40:	•	320, 321, 924	
2,007,000 00,007,007,00		That part of Santa Rosa	County included in tract(s):
Monroe	52, 586	-	
Dade*		101, 102, 103, 104, 105, 10	0, 101, 108, 100.
CCD 25	28,857	That part of Walton Con	anty included in place(s):
CCD 110	53,451	500.	, (.,
MCCD 90*	,		
	6,373	Enumeration district(s):	
T 90	· · · · · · · · · · · · · · · · · · ·	12, 13, 17, 18, 19.	
T 91	8,364		
CCD 55	15,803	District 7 shall be comp	osed of the following:
CCD 30	78,942	Counties:	
CCD 120	65,003	Holmes.	
MCCD 15	43,027		
MCCD 115	34,074	-	ounty included in place(s):
CCD 125	25,483	280, 430, 463, 755, 760, 788	3, 1285, 1305, 19 70.
	20,200	T Han District (a)	
MCCD 100*	638	Enumeration District(s):	10 00 01 00 00 07 07 07
T 101.03			13, 20, 21, 22, 23, 25, 26, 27, 30,
T 101.04	9,690	31, 32, 35, 36, 37.	
T 101.05	3,390	M1-1	unter included in place(a):
T 115	1,336	-	unty included in place(s):
MCCD 5*		1690.	
T 48	428	Enumeration district(s).	
MCCD 45*		Enumeration district(s):	
T 73	3,471	2, 3, 4, 5, 11.	
	5,613	That part of Washington	n County included in place(s):
T 72	6,731	305, 355.	
T 71	0,101	, - ,	

143, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 158.

Districts 21 through 24 shall be composed of the following:

Enumeration district(s):

2, 3, 4, 7, 8.

```
Enumeration district(s):
                                                                     Districts 11 through 12 shall be composed of the following:
7, 8, 9, 11, 12, 17.
                                                                   Counties:
                                                                   Leon.
  District 8 shall be composed of the following:
                                                                     That part of Jefferson County included in place(s):
  That part of Bay County included in place(s):
100, 564, 1240, 1255, 1674, 1675, 2025, 2220.
                                                                   Enumeration district(s):
Enumeration district(s):
                                                                   103, 104, 106.
6, 12, 13, 14, 15, 16, 17, 26, 9903.
                                                                     That part of Madison County included in place(s):
  That part of Walton County included in enumeration dis-
trict(s):
                                                                   Enumeration district(s):
14, 15, 16.
                                                                   704, 705.
  That part of Washington County included in place(s):
                                                                     That part of Wakulla County included in Enumeration dis-
562, 2145, 2187.
                                                                   trict(s):
Enumeration district(s):
16, 18.
                                                                     District 13 shall be composed of the following:
  District 9 shall be composed of the following:
                                                                   Counties:
Counties:
                                                                   Columbia, Hamilton.
Calhoun, Gulf.
                                                                     That part of Madison County included in place(s):
  That part of Bay County included in place(s):
                                                                   1210, 1275.
277, 315, 887, 1367, 1685, 2022, 2123.
                                                                   Enumeration district(s):
Enumeration district(s):
                                                                   701, 702, 710, 711.
1, 2, 5, 25, 36, 37, 38, 70, 71.
                                                                     That part of Suwannee County included in place(s):
  That part of Gadsden County included in place(s):
                                                                   230, 1230.
345.
                                                                   Enumeration district(s):
Enumeration district(s):
                                                                   6, 7, 10, 11, 13.
19, 20, 22.
                                                                     District 14 shall be composed of the following:
  That part of Jackson County included in place(s):
                                                                   Counties:
10.
                                                                   Citrus, Dixie. Gilchrist, Lafavette, Levy.
Enumeration district(s):
                                                                     That part of Hernando County included in enumeration dis-
39, 40,
                                                                   trict(s):
                                                                   15, 16.
  That part of Liberty County included in place(s):
                                                                     That part of Marion County included in place(s):
Enumeration district(s):
                                                                   Enumeration district(s):
4, 5.
                                                                   40, 41, 48, 49, 50, 66, 67, 67B, 67C.
  District 10 shall be composed of the following:
                                                                     That part of Suwannee County included in enumeration dis-
Counties:
                                                                   trict(s):
Franklin.
                                                                   8, 9.
  That part of Gadsden County included in place(s):
                                                                     That part of Taylor county included in enumeration dis-
775, 785, 835, 1825.
                                                                   trict(s):
                                                                   208, 209.
Enumeration district(s):
3, 4, 5, 6, 7, 9, 9B, 10, 11, 12, 13, 14, 23, 24, 33, 34, 35, 36,
                                                                     District 15 shall be composed of the following:
                                                                   Counties:
  That part of Jefferson County included in
                                                                   Baker, Nassau.
Enumeration district(s):
                                                                     That part of Duval County included in tract(s):
105, 107,
                                                                   103, 106, 117, 136, 137.
  That part of Liberty County included in Enumeration dist-
                                                                     That part of Union County included in place(s):
rict(s):
                                                                   1105.
1, 2.
                                                                   Enumeration district(s):
  That part of Taylor County included in place(s):
                                                                   801, 803.
1725.
                                                                     Districts 16 through 20 shall be composed of the following:
Enumeration district(s):
                                                                     That part of Duval County included in tract(s):
206, 207,
                                                                   1, 1.99, 2, 2.99, 3, 3.99, 4, 4.99, 5, 5.99, 6, 6.99, 7, 9, 9.99, 10,
  That part of Wakulla County included in place(s):
                                                                   10.99, 11, 12, 13, 14, 15, 16, 17, 18, 28, 29, 101, 102, 104, 105,
                                                                   107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 138, 138.99, 139,
1898, 1980.
```

That part of Duval County included in tract(s): 8, 8.99, 19, 20, 21, 22, 23, 24, 25, 26, 27, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 140, 141, 142, 144, 157, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168.

District 25 shall be composed of the following: Counties:

Bradford, Clay.

That part of St. Johns County included in tract(s):

Enumeration district(s): 3, 4, 4B, 5, 6, 7, 8, 9, 11.

Districts 26 through 27 shall be composed of the following:

Alachua.

That part of Marion County included in enumeration district(s): 28, 29, 30, 31.

That part of Putnam County included in place(s):

Enumeration district(s): 1206, 1208.

That part of Union County included in place(s):

Enumeration district(s): 805.

District 28 shall be composed of the following:

That part of Flagler County included in place(s): 160, 265, 630, 1315, 1628.

Enumeration district(s):

That part of Putnam County included in place (s): 435, 545, 1630, 1775, 2200.

Enumeration district(s):

1201, 1202, 1203, 1204, 1205, 1209, 1218, 1219, 1220, 1225. 1226.

That part of St. Johns County included in place(s): 830, 1315, 1884, 1885.
Enumeration district(s):

10, 26B, 27, 28, 30, 31, 32, 33.

Districts 29 through 31 shall be composed of the following: Counties:
Volusia.

That part of Flagler County included in enumeration district(s):
10.

District 32 shall be composed of the following:

That part of Lake County included in tract 0301 the following enumeration district(s):

That part of Marion County included in place(s): 1265, 1545, 1830, 2205.

Enumeration district(s):
1, 1B, 1C, 2, 2B, 3, 4, 5, 32, 33, 34, 35, 38, 39, 42, 43, 47, 51, 52, 53, 56, 57, 57B, 58, 59, 60.

District 33 shall be composed of the following:

That part of Orange County included in tract 0151 the following block group(s):

1.

That part of Seminole County included in Tract(s): 201, 202, 203, 205, 209, 210, 211, 213, 217, 218, 220, 222.

Tract 0212 the following enumeration district(s): 65, 66, 69.

District 34 shall be composed of the following:

That part of Lake County included in tract(s): 302, 307.

Tract 0301 the following enumeration district(s): 1, 2, 4, 5, 6.

Tract 0303 the following enumeration district(s): 33, 34, 35.

Tract 0306 the following enumeration district(s): 43, 44, 47, 49.

Tract 0309 the following enumeration district(s): 13, 17.

That part of Marion County included in enumeration district(s):

AR

That part of Seminole County included in tract(s): 204, 206, 207, 208, 214, 215, 216, 219, 221.

District 35 shall be composed of the following:

That part of Lake County included in tract(s): 304, 305, 308, 310, 311, 312, 313.

Tract 0303 the following enumeration district(s): 36.

Tract 0306 the following enumeration district(s): 45, 46, 48, 57.

Tract 0309 the following enumeration district(s): 7, 8, 9, 10, 11, 12, 14, 15, 16.

That part of Marion County included in place(s):

Enumeration district(s): 60B, 61, 62, 63.

That part of Sumter County included in place(s): 330, 410, 1620, 2195, 2250.

Enumeration district(s): 5, 6, 7, 11, 12, 16.

District 36 shall be composed of the following:

That part of Hernando County included in place(s): 255, 2196.

Enumeration district(s):

1, 2, 3, 4, 5, 6, 12, 13, 17, 18.

That part of Pasco County included in place(s): 465, 467, 468, 1085, 1895, 1915, 2300.

Enumeration district(s):

3, 4, 13, 14, 15, 16, 23, 24, 25, 26, 27, 28, 28B, 29, 29B, 29C, 29D, 30, 33, 35, 36.

That part of Polk County included in tract(s): 123.

Tract 0121 the following enumeration district(s): 15, 16, 18, 19, 20, 24, 25.

That part of Sumter County included in place(s):

Enumeration district(s): 13, 14, 15.

District 37 shall be composed of the following:

That part of Pasco County included in place(s): 103, 263, 413, 433, 643, 794, 907, 908, 937, 1007, 1475, 1477, 1800, 2067.

Enumeration district(s):

34, 43, 43B, 43C, 43D, 43E, 43F, 43G, 52, 56, 68, 69, 78, 78B.

That part of Pinellas County included in tract(s): 268.01, 268.02, 273.01, 273.02.

Districts 38 through 43 shall be composed of the following:

That part of Orange County included in tract(s): 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179.

Tract 0151 the following block group(s): 2, 4, 5, 9.

Tract 0151 the following enumeration district(s): 229, 230, 230B, 231, 232.

Districts 44 through 47 shall be composed of the following:

That part of Brevard County included in tract(s): 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 661, 662, 663, 664, 665, 666, 667, 668, 669, 671, 681, 682, 683, 684, 685, 686, 691, 692, 693, 694, 695, 696, 697, 698, 699, 701, 711, 712.

That part of Orange County included in tract(s): 166.

That part of Seminole County included in tract 0212 the following enumeration district(s):
70.

District 48 shall be composed of the following: Counties:
Indian River.

That part of Brevard County included in tract(s):

That part of Okeechobee County included in enumeration district(s): 6, 8.

That part of Osceola County included in tract(s): 404, 405, 406.

That part of St. Lucie County included in enumeration district(s):

Districts 49 through 52 shall be composed of the following:

That part of Highlands County included in place(s): 67.

Enumeration district(s):

9, 11.

That part of Osceola County included in tract(s): 401, 402, 403.

That part of Polk County included in tract(s): 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 122.

Place(s):

65, 85, 461, 461, 475, 525, 540, 542, 553, 580, 650, 680, 810, 880, 890, 1006, 1100, 1125, 1153, 1160, 1527, 1770, 2160, 2190, 2190, 2201, 2225, 2225, 2285.

Enumeration district(s):

3, 4, 5, 137, 138, 169, 170, 171, 172, 175, 178, 194, 195, 195B, 197, 198, 199, 200, 211, 212, 212B, 212C, 213, 214, 215, 219, 220, 221, 226, 228, 229, 230, 231.

Tract 0118 the following enumeration district(s): 105, 114, 115, 116, 118, 119, 121, 122.

Tract 0121 the following enumeration district(s): 8, 17, 21, 22, 23, 26.

Districts 53 through 56 shall be composed of the following:

That part of Pinellas County included in tract(s): 228.01, 245, 246, 247, 248, 249.01, 249.02, 249.03, 250.01, 250.02, 252.01, 252.02, 253, 254.01, 254.02, 254.03, 255.01, 255.02, 256, 257, 258, 259, 259.99, 260, 261, 261.99, 262, 263, 264, 265, 266, 267, 269.01, 269.02, 270, 271.01, 271.02, 271.03, 272, 274, 275, 276.

Districts 57 through 61 shall be composed of the following:

That part of Pinellas County included in tract(s): 201.01, 201.02, 202.01, 202.02, 202.03, 202.99, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 213.99, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224.01, 224.02, 225.01, 225.02, 225.03, 226.01, 226.02, 227, 228.02, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240.01, 240.02, 240.03, 241, 242, 243.01, 243.02, 244.01, 244.02, 251.01, 251.02, 251.03, 251.04, 251.05, 277, 278, 279, 280.01, 280.02, 281, 282, 283, 284, 285.

Districts 62 through 65 shall be composed of the following:

That part of Hillsborough County included in tract(s): 101, 102, 103, 104, 105, 107, 108, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141.

That part of Polk County included in tract(s): 119, 120.

Place(s): 220, 1445.

Enumeration district(s): 227, 249, 250, 251, 252, 253.

Tract 0118 the following enumeration district(s): 117. 120.

Districts 66 through 70 shall be composed of the following:

That part of Hillsborough County included in tract(s):
1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19,
20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36,
37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 52.99,
53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69,
70, 71, 72, 72.99, 73, 106, 109.

Districts 71 through 72 shall be composed of the following: Counties:

Hardee.

That part of Manatee County included in tract(s): 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 18, 19, 20.

That part of Sarasota County included in tract(s): 12.

Tract 0009 the following enumeration district(s): 95.

Tract 0010 the following enumeration district(s):

Districts 73 through 74 shall be composed of the following:

That part of Charlotte County included in enumeration district(s):
32.

That part of Manatee County included in tract(s): 17.

That part of Sarasota County included in tract(s): 1, 2, 3, 4, 5, 6, 7, 8, 11, 13, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26.

Tract 0009 the following enumeration district(s): 24, 25, 26, 27, 28.

Tract 0010 the following enumeration district(s): 22, 23.

District 75 shall be composed of the following: Counties:
DeSota.

That part of Charlotte County included in place(s): 590, 787, 1790.

Enumeration district(s): 10, 11, 12, 16, 28, 34, 35.

That part of Highlands County included in place(s): 1150, 1950.

Enumeration district(s): 10, 12, 23, 24, 25, 26, 27, 30, 31.

That part of Sarasota County included in tract(s): 14. 27.

District 76 shall be composed of the following:

That part of Martin County included in place(s): 1548, 1807.

Enumeration district(s): 13, 14, 15, 15B.

That part of St. Lucie County included in place(s): 665, 667, 1807, 1897.

Enumeration district(s):

5, 6, 7, 8, 38, 39, 40, 40B, 40C, 40D, 41, 42, 43, 44, 45, 46.

District 77 shall be composed of the following:

That part of Martin County included in place(s): 905, 975, 1045, 1907, 1960, 2035.

Enumeration district(s):

12, 16, 16B, 17, 18, 19, 22, 22B, 23, 28, 29, 30, 31, 32.

That part of Okeechobee County included in place(s): 462, 1565.

Enumeration district(s):

7, 9.

That part of Palm Beach County included in tract(s): 1, 2, 3, 4, 6, 8, 9.

Districts 78 through 83 shall be composed of the following:

That part of Broward County included in tract(s): 103, 104, 105, 106, 203, 305, 306.

That part of Palm Beach County included in tract(s): 5, 5.99, 7, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83.

Districts 84 through 88 shall be composed of the following:

That part of Broward County included in tract(s): 101, 102, 107, 108, 109, 110, 201, 202, 204, 205, 301, 302, 303, 304, 307, 308, 309, 310, 311, 312, 401, 402, 403, 404, 405, 406, 407, 408, 415, 416, 417, 418, 419, 420, 421, 422, 422.99, 423, 424, 425, 426, 433, 501, 502, 503, 504, 505, 506, 507, 509, 510, 601, 602, 603, 604, 605.

District 89 shall be composed of the following: Counties: Collier, Glades.

That part of Hendry County included in place(s): 385, 825, 1080.

Enumeration district(s): 7, 8, 9, 13, 14.

That part of Highlands County included in enumeration district(s): 29, 32.

That part of Lee County included in enumeration district(s): 17B. 95.

Districts 90 through 91 shall be composed of the following:

That part of Charlotte County included in place(s): 1820, 1975.

Enumeration district(s): 13, 14, 15.

That part of Hendry County included in enumeration district(s):
12.

That part of Lee County included in place(s): 187, 293, 654, 655, 661, 662, 663, 1217, 1493, 2100.

Enumeration district(s):

12, 13, 14, 15, 16, 17, 25, 26, 36, 37, 38, 39, 88, 89, 90, 91, 92, 93, 94, 9900.

Districts 92 through 97 shall be composed of the following:

That part of Broward County included in tract(s): 409, 410, 411, 412, 413, 414, 427, 428, 429, 430, 431, 432, 508, 606, 607, 608, 609, 610, 611, 701, 702, 703, 704, 705, 706, 801, 802, 803, 804, 805, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1101, 1102, 1103, 1104, 1105, 1201.

That part of Dade County included in tract(s): 94, 100.01, 100.02, 100.04.

Districts 98 through 103 shall be composed of the following:

That part of Dade County included in Tract(s): 1.01, 1.02, 1.03, 2.01, 2.02, 2.03, 2.04, 2.05, 2.06, 2.07, 2.08

3.01, 3.02, 3.03, 3.04, 4.01, 4.02, 4.03, 4.04, 4.05, 4.06, 4.07, 4.08, 5.01, 5.03, 6.01, 10.01, 10.02, 10.03, 11.01, 11.02, 11.03, 11.04, 12.01, 12.02, 38, 39.01, 39.02, 39.03, 40, 41.01, 42, 43, 95.01, 95.02, 96, 97, 98, 99.01, 99.02, 99.03, 99.04, 100.03.

Districts 104 through 108 shall be composed of the following:

That part of Dade County included in tract(s): 5.02, 6.02, 6.03, 6.04, 6.05, 6.06, 7.01, 7.02, 8.01, 8.02, 9.01, 9.02, 9.03, 10.04, 13, 14, 15.01, 15.02, 16.01, 16.02, 17.01, 17.02, 17.03, 18.01, 18.02, 18.03, 19.01, 19.02, 20.01, 20.02, 22.02, 23, 25, 29, 47.01, 47.02, 47.03, 90, 91, 92, 93.01, 93.02, 93.03, 101.01, 101.02, 101.03.

Tract 0048 the following block group(s): 1. 3.

Districts 109 through 114 shall be composed of the following:

That part of Dade County included in tract(s): 21, 22.01, 24, 26, 27.01, 27.02, 28, 30.01, 30.02, 31, 34, 36.01, 36.02, 37.01, 37.02, 37.99, 41.02, 41.99, 44, 45, 46, 49, 50, 51, 52, 53, 54.01, 54.02, 55.01, 55.02, 56, 57, 58.01, 61.01, 61.02, 62, 63.01, 63.02, 64, 65, 66, 67.01, 67.02, 68, 69, 70.01, 70.02, 71, 72, 73, 74, 75, 76.01, 76.03, 76.04, 79.01, 79.02, 80.

Tract 0076.02 the following block group(s): 4, 5, 9.

Tract 0048 the following enumeration district(s): 31.

Districts 115 through 119 shall be composed of the following:

That part of Dade County included in tract(s): 58.02, 59.01, 59.02, 59.03, 59.04, 60.01, 60.02, 77.01, 77.02, 77.03, 78.01, 78.02, 78.03, 81, 82.01, 82.02, 83.01, 83.02, 83.03, 84.01, 84.02, 84.03, 85.01, 85.02, 86, 87, 88.01, 88.02, 89.01, 89.02, 89.03, 101.04, 101.05, 102, 103, 104, 105, 106.01, 106.02, 106.03, 107, 108, 109, 110, 111, 112.

Tract 0076.02 the following block group(s): 1, 2, 3.

Tract 0113 the following enumeration district(s): 73, 74, 75, 76, 77, 82, 82B, 89.

District 120 shall be composed of the following: Counties:

That part of Dade County included in tract(s): 114, 115.

Tract 0113 the following enumeration district(s):

Section 6. In accordance with Article X, Section 8(a), State Constitution, the decennial census of 1970 is recognized as the official census of the state for the purposes of this resolution; and, the designation 'CCD' shall mean 'Census County Division'; the designation 'ED' shall mean 'Enumeration District'; the word 'Tract' shall mean 'Census Tract'; and the designation 'BG' shall mean 'Block Group'; the terms 'Census County Division', 'Enumeration District', 'Census Tract', and 'Block Group' shall have the same meaning and describe the same geographical boundaries as provided in the Bureau of the Census Reports of the United States Decennial Census of 1970 for the State of Florida; Block Groups are subdivisions of Census Tracts as defined on census metropolitan maps which differentiate Block Groups by the first digit of the block numbers assigned to city blocks within each Tract; the population within the above described geographical census units are the population figures contained in the corrected official 1970 Decennial Census master enumeration district list.

Section 7. Any portion of the State of Florida which is not stated herein as being included in any district described in this resolution but which is entirely surrounded by a district shall be deemed to be included within that district. Any portion of the state which is not included in any district described in this resolution and which is not entirely surrounded by a district shall be included within that district contiguous to such portion which contains the least population per legislator according to the U.S. Decennial Census of 1970.

Section 8. The provisions of this resolution shall take effect prior to the general election to be held in November, 1972, for all purposes necessary to the nomination and election of members of the legislature in 1972 in accordance with the apportionment herein provided.

Section 9. In the event any section, subsection, sentence, clause or phrase of this resolution or any senatorial or representative district established herein shall be declared, determined to be or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this resolution, or any other districts established herein, which shall remain of full force and effect, as if the section, subsection, sentence, clause, phrase or district so declared, determined to be or adjudged invalid or unconstitutional were not originally a part hereof. The legislature hereby declares that it would have passed the remaining parts of this resolution as if it had known that such part or parts hereof would be declared, determined to be or adjudged invalid or unconstitutional.

Amendment 2

In the title line 5, strike lines 5 through 17 and insert the following: providing for the reapportionment of the legislature into a senate of forty (40) members and a house of representatives of one hundred twenty (120) members; declaring the state policy followed by the legislature in such reapportionment; providing a four-year term for all senators except those elected in 1972 from even-numbered districts who have a two-year term; adopting U.S. Census terms for use in such apportionment; providing for omitted areas; providing severability of invalid portions; and providing effective dates.

-and requests the concurrence of the Senate therein.

Respectfully,
ALLEN MORRIS
Clerk, House of Representatives

SJR 1305, together with the House amendments, was referred to the Committee on Reapportionment and Redistricting.

On motions by Senator Hollahan, Senate Bills 45, 818, 819; House Bills 3937, 3727, 4381 and 4308 were withdrawn from the Committee on Ways and Means by two-thirds vote and rereferred to the Committee on Rules, Calendar, Privileged Business and Ethics.

On motion by Senator Hollahan, SB 1196 was withdrawn from the Committee on Governmental Efficiency by two-thirds vote and re-referred to the Committee on Rules, Calendar, Privileged Business and Ethics.

On motions by Senator Hollahan, House Bills 4379, 4380 and 4383 were withdrawn from the Committees on Governmental Efficiency and Ways and Means by two-thirds vote and re-referred to the Committee on Rules, Calendar, Privileged Business and Ethics.

On motion by Senator Hollahan, HB 3440 was withdrawn from the Committee on Judiciary—Civil A by two-thirds vote and re-referred to the Committee on Rules, Calendar, Privileged Business and Ethics.

On motions by Senator Hollahan, HB 3728 was withdrawn from the Committees on Transportation and Ways and Means by two-thirds vote and re-referred to the Committee on Rules, Calendar, Privileged Business and Ethics.

On motion by Senator Hollahan, HB 4305 was withdrawn from the Committee on Commerce by two-thirds vote and re-

referred to the Committee on Rules, Calendar, Privileged Business and Ethics.

Senator Hollahan moved that the Senate do now adjourn and the Senate adjourned at 5:01 p.m. to convene at 8:30 a.m. for the purpose of introduction and reference of resolutions, memorials, bills and joint resolutions and thereafter to reconvene at 9:00 a.m., April 4, 1972.

JOURNAL OF THE SENATE

LOBBYIST REGISTRATIONS UNDER SENATE RULE NINE MARCH 27 THROUGH MARCH 31, 1972

	-		
Name and Address	Entity Represented and Address	Particular Legislation Involved	Direct Business Association or Partnership with Legislator
Adams, Mark L. VC 156 University of So. Fl. Tampa	University of South Florida Student Government VC-156 University of South Florida Tampa	Matters pertaining to State University Education	None
Brannon, Lawrence Sherrill 3501 Davie Road Fort Lauderdale 33314	Broward Community College Same Address	Community College funding	None
Cambareri, Grace Maria 3501 S.W. Davie Rd. Ft. Lauderdale 33313	Broward Community College Same Address	Community College funding	None
Campbell, Robert G. 312 Tallahassee Dr. N.E. St. Petersburg 33702	Law Enforcement (F.O.P.) Same Address Law Enforcement	Law Enforcement	None
Graves, Fredrick H. P.O. Box 2374 Delray Beach 33444	P.O. Box 2374	Law Enforcement	None
Harrison, Burwell C. P.O. Box 750 Tallahassee 32302	Mills Avenue	General	None
Howard, Freddie C. VC 156 University of South Fla. Tampa	University of South Florida Student Government Same Address	Matters pertaining to State University education	None
Kanning, James Carson P.O. Box 1463 Tallahassee 32302	Florida Press Ready News Service P.O. Box 1087 Maitland 32751	Advertising—Public relations newspaper field	None
Mackall, Wilton B. 144-1st Avenue South St. Petersburg 33701	Division of Veterans Affairs Same Address	Veterans' benefits	None
Markham, William Room 233 Broward W. Ct. House	Broward taxpayers Same Address	Ad Valorem taxes	None
Mahon, Harry Brinkley 77 Washington St. Jacksonville 32202	Brown Whatley c/o Arvida Corp. Miami	Opposition to local bill incorporating Ponte Vedra	None
Overton, Ben F. (Judge) Rm. 400 Judicial Bldg. St. Petersburg	Conference of Circuit Judges Same Address	Courts	None
Stevens, Fred James Port Everglades Ft. Lauderdale	Port Everglades Ft. Lauderdale	Port bills	None